Case 17-15332-CMG Doc 81 Filed 03/09/18 Entered 03/09/18 10:24:14 Desc Main

Document Page 1 of 3

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004

TRENK, DIPASQUALE, DELLA FERA & SODONO, P.C.

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Attorneys for Andrea Dobin,

Chapter 7 Trustee

In re:

ARTHUR CHRISTY,

Debtor.

Case No. 17-15332 (CMG)

Honorable Christine M. Gravelle, U.S.B.J.

Order Filed on March 9, 2018

by Clerk
U.S. Bankruptcy Court

District of New Jersey

Chapter 7

Hearing Date and Time: N/A

CONSENT ORDER REGARDING CLAIMS 4, 5 AND 6 AND DISTRIBUTIONS RELATING TO THOSE CLAIMS

The relief set forth on the following pages numbered two (2) and three (3) is hereby **ORDERED.**

DATED: March 9, 2018

Honorable Christine M. Gravelle United States Bankruptcy Judge Case 17-15332-CMG Doc 81 Filed 03/09/18 Entered 03/09/18 10:24:14 Desc Main Document Page 2 of 3

Page 2 of 3

Debtors: Arthur Christy
Case No. 17-15332 (CMG)

Caption of Order: Consent Order Regarding Claims 4, 5 and 5 and Distributions Relating to

Those Claims

WHEREAS, Arthur Christy, Chapter 7 debtor (the "Debtor") filed a voluntary petition under Chapter 7 of the Bankruptcy Code, on March 20, 2017 (the "Petition Date"); and

WHEREAS, Andrea Dobin (the "Trustee") was appointed to serve as the Chapter 7

Trustee in the Debtor's bankruptcy proceeding; and

WHEREAS, Hudson Insurance Company ("Hudson") is listed as a creditor on Schedule F to the Debtor's petition; and

WHEREAS, Hudson commenced a lawsuit against the Debtor, Structural Concepts, Inc. ("Structural"), George Moutis ("G. Moutis"), Kasandra Moutis ("K. Moutis") (where appropriate, Structural, G. Moutis and K. Moutis will be collectively referred to as "Claimants") and other parties in the Superior Court of New Jersey on May 8, 2015 at Docket No. MON-L-1704-15 ("Hudson Lawsuit"); and

WHEREAS, Claimants assert that the Debtor and other defendants to the Hudson Litigation entered into an Indemnity and Hold Harmless Agreement as it relates to the claims of Hudson; and

WHEREAS, on August 7, 2017, Structural filed a general unsecured claim at Claim No.4 in the amount of \$702,063.46 ("Claim 4"); and

WHEREAS, on August 10, 2017, G. Moutis filed an identical general unsecured claim at Claim No.5 in the amount of \$702,063.46 ("Claim 5"); and

WHEREAS, on August 10, 2017, K. Moutis filed an identical general unsecured claim at Claim No. 6 in the amount of \$702,063.46 ("Claim 6"); and

Case 17-15332-CMG Doc 81 Filed 03/09/18 Entered 03/09/18 10:24:14 Desc Main Page 3 of 3 Document

Page 3 of 3

Debtors: **Arthur Christy** Case No. 17-15332 (CMG)

Caption of Order: Consent Order Regarding Claims 4, 5 and 5 and Distributions Relating to

Those Claims

WHEREAS, the Trustee asserts and Claimants acknowledge that they are only entitled

to one single distribution for all of the Claims based upon a single general unsecured amount of

\$702,063.46.

NOW, THEREFORE, intending to be legally bound hereby, the parties stipulate

and agree as follows:

1. To facilitate distribution and only for the purposes hereof, Claims No. 5 and 6 are

deemed **EXPUNGED**.

2. The distribution attributable to Claim No. 4 will be made payable to Claimants'

counsel's attorney trust account who assumes the obligation to disburse the proceeds of such

claim amongst the Claimants.

The undersigned consent to the form, substance and entry of the within Order.

POULOS LoPICCOLO, P.C.

Counsel to Claimants Structural Concepts,

Inc., George Moutis and Kasandra Moutis

Dated: February 27, 2018 By: /s/ Reuben Borman

REUBEN BORMAN

TRENK, DIPASQUALE

DELLA FERA & SODONO, P.C.

Counsel to Andrea Dobin, Chapter 7

Trustee

Dated: February 27, 2018 /s/ Michele M. Dudas

MICHELE M. DUDAS

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3